(or designee) may separately or jointly ask the Board for a general statement of policy or guidance. The head of any lawful association not qualified as a labor organization may also ask the Board for such a statement provided the request is not in conflict with the provisions of the Foreign Service Labor-Management Relations Statute.

(b) The Board ordinarily will not consider a request related to any matter pending before the Board, General Counsel, Panel or Assistant Secretary.

#### §1427.3 Content of request.

- (a) A request for a general statement of policy or guidance shall be in writing and must contain:
- (1) A concise statement of the question with respect to which a general statement of policy or guidance is requested together with background information necessary to an understanding of the question;
- (2) A statement of the standards under §1427.5 upon which the request is based:
- (3) A full and detailed statement of the position or positions of the requesting party or parties
- (4) Identification of any cases or other proceedings known to bear on the question which are pending under the Foreign Service Labor-Management Statute.
- (5) Identification of other known interested parties.
- (b) A copy of each document also shall be served on all known interested parties, including the General Counsel, the Panel, and the Assistant Secretary, where appropriate.

# § 1427.4 Submissions from interested parties.

Prior to issuance of a general statement of policy or guidance the Board, as it deems appropriate, will afford an opportunity to interested parties to express their views orally or in writing.

# § 1427.5 Standards governing issuance of general statements of policy or guidance.

In deciding whether to issue a general statement of policy or guidance, the Board shall consider:

- (a) Whether the question presented can more appropriately be resolved by other means;
- (b) Where other means are available, whether a Board statement would prevent the proliferation of cases involving the same or similar question;
- (c) Whether the resolution of the question presented would have general applicability under the Foreign Service Labor-Management Relations Statute.
- (d) Whether the question currently confronts parties in the context of a labor-management relationship;
- (e) Whether the question is presented jointly by the parties involved; and
- (f) Whether the issuance by the Board of a general statement of policy or guidance on the question would promote constructive and cooperative labor-management relationships in the Foreign Service and would otherwise promote the purposes of the Foreign Service Labor-Management Relations Statute.

# PART 1428—ENFORCEMENT OF AS-SISTANT SECRETARY STANDARDS OF CONDUCT DECISIONS AND ORDERS

Sec.

1428.1 Scope.

1428.2 Petitions for enforcement.

1428.3 Board decision.

AUTHORITY: 22 U.S.C. 4107(c).

Source: 46 FR 45875, Sept. 15, 1981, unless otherwise noted.

# § 1428.1 Scope.

This part sets forth procedures under which the Board, pursuant to 22 U.S.C. 4107(a)(5) enforce decisions and orders of the Assistant Secretary in standards of conduct matters arising under 5 U.S.C. 7120.

#### § 1428.2 Petitions for enforcement.

(a) The Assistant Secretary may petition the Board to enforce any Assistant Secretary decision and order in a standards of conduct case arising under 22 U.S.C. 4117. The Assistant Secretary shall transfer to the Board the record in the case, including a copy of the transcript if any, exhibits, briefs, and other documents filed with the Assistant Secretary. A copy of the petition

# 22 CFR Ch. XIV (4-1-15 Edition)

#### § 1428.3

for enforcement shall be served on the labor organization against which such order applies.

(b) An opposition to Board enforcement of any such Assistant Secretary decision and order may be filed by the labor organization against which such order applies twenty (20) days from the date of service of the petition, unless the Board, upon good cause shown by the Assistant Secretary, sets a shorter time for filing such position. A copy of the opposition to enforcement shall be served on the Assistant Secretary.

#### §1428.3 Board decision.

(a) A decision and order of the Assistant Secretary shall be enforced unless it is arbitrary and capricious or based upon manifest disregard of the law.

(b) The Board shall issue its decision on the case enforcing, enforcing as modified, refusing to enforce, or remanding the decision and order of the Assistant Secretary.

## PART 1429—MISCELLANEOUS AND **GENERAL REQUIREMENTS**

#### Subpart A—Miscellaneous

Sec.

1429.1 Transfer of cases to the Board.

1429.2 Transfer and consolidation of cases.

1429.3 Transfer of record.

1429.4 Referral of policy questions to the Board.

1429.5 Matters not previously presented; official notice.

1429.6 Oral argument.

1429.7 Subpoenas.

1429.8 Stay of action taken by Grievance Board: requests.

1429.9 Amicus curiae.

1429.10 Advisory opinions.

1429.11 Interlocutory appeals.

1429.12 Service of process and papers by the Board.

1429.13 Official time.

1429.14 Witness fees.

1429.15 Board requests for advisory opinions.

1429.16 General remedial authority.

#### Subpart B—General Requirements

1429.21 Computation of time for filing papers.

1429.22 Additional time after service by mail.

1429.23 Extension; waiver.

1429.24 Place and method of filing; acknowledgement.

1429.25 Number of copies. Other documents.

1429.26

1429.27 Service: statement of service.

1429.28 Petitions for amendment of regulations.

AUTHORITY: 22 U.S.C. 4107(c).

SOURCE: 46 FR 45876, Sept. 15, 1981, unless otherwise noted.

## Subpart A—Miscellaneous

#### § 1429.1 Transfer of cases to the Board.

(a) In any representation case under part 1422 of this subchapter in which the Regional Director determines, based upon a stipulation by the parties, that no material issue of fact exists, the Regional Director may transfer the case to the Board: and the Board may decide the case on the basis of the papers alone after having allowed twentyfive (25) days for the filing of briefs. In any unfair labor practice case under part 1423 of this subchapter in which, after the issuance of a complaint, the Regional Director determines, based upon a stipulation by the parties, that no material issue of fact exists, the Regional Director may upon agreement of all parties transfer the case to the Board; and the Board shall decide the case on the basis of the case papers alone after having allowed twenty-five (25) days for the filing of briefs. The Board may remand any such case to the Regional Director if it determines that a material question of fact does exist. Orders of transfer and remand shall be served on all parties.

(b) In any case under parts 1422 and 1423 of this subchapter in which it appears to the Regional Director that the proceedings raise questions which should be decided by the Board, the Regional Director may, at any time, issue an order transferring the case to the Board for decision or other appropriate action. Such an order shall be served on the parties.

#### §1429.2 Transfer and consolidation of cases

In any matter arising pursuant to parts 1422 and 1423 of this subchapter, whenever it appears necessary in order to effectuate the purposes of the Foreign Service Labor-Management Relations Statute or to avoid unnecessary costs or delay, Regional Directors may